

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

-----X  
GERARDO PEREZ,

Plaintiff,

-against-

TRINITY EPISCOPAL SCHOOL  
CORPORATION, JOHN ALLMAN, and  
ALEXIS MULVIHILL,

Defendants.  
-----X

USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: 4/7/2025
---------------------------------------------------------------------------------

**Civil Action No.:**  
24-CV-00544-VEC

**PROTECTIVE ORDER**

The Court enters the following Protective Order governing the disclosure of confidential Discovery Material by a Producing Party to a Receiving Party in this Action.

1. **Definitions.** As used in this Order:
  - a. “Action” refers to the above-captioned litigation.
  - b. “Discovery Material” includes all information exchanged between the parties, whether gathered through informal requests or communications between the parties or their counsel or gathered through formal discovery conducted pursuant to the Federal Rules of Civil Procedure (“Rule” or “Rules”) 30 through 36 and 45. Discovery Material includes information within documents, depositions, deposition exhibits, and other written, recorded, computerized, electronic or graphic matter, copies, and excerpts or summaries of documents disclosed as required under Rule 26(a).
  - c. A “Producing Party” is a party to this litigation, or a non-party either acting on a party’s behalf or responding to discovery pursuant to a Rule 45 subpoena, that produces Discovery Material in this Action.
  - d. A “Receiving Party” is a party to this litigation that receives Discovery Material from a Producing Party in this Action.
2. **Confidential Discovery Material.** This Protective Order applies to all confidential Discovery Material produced or obtained in this case. For the purposes of this Protective Order, confidential Discovery Material shall include:

- a. Commercial information relating to any party's business including, but not limited to, tax data, financial information, financial or business plans or projections, proposed strategic transactions or other business combinations, internal audit practices, procedures, and outcomes, trade secrets or other commercially sensitive business or technical information, proprietary business and marketing plans and strategies, studies or analyses by internal or outside experts, competitive analyses, customer or prospective customer lists and information, profit/ loss information, product or service pricing or billing agreements or guidelines, and/or confidential project-related information;
  - b. Personnel data of the parties, students and former students of TRINITY EPISCOPAL SCHOOL CORPORATION ("TRINITY"), or TRINITY's employees, including but not limited to, information regarding employment applications; employment references; wages and income; benefits; employee evaluations; student and former evaluations; medical evaluations and treatment and related records; counseling or mental health records; educational records; and employment counseling, discipline, or performance improvement documentation;
  - c. Information concerning settlement discussions and mediation, including demands or offers, arising from a dispute between a party and a non-party;
  - d. Medical or mental health information;
  - e. Records restricted prohibited from disclosure by statute; and
  - f. Any information copied or extracted from the previously described materials, including all excerpts, summaries, or compilations of this information or testimony, and documentation of questioning, statements, conversations, or presentations that might reveal the information contained within the underlying confidential Discovery Material.
3. **Manner of Confidential Designation.** A Producing Party shall affix a "CONFIDENTIAL" designation to any confidential Discovery Material produced in this Action.
- a. For documentary information (defined to include paper or electronic documents, but not transcripts of depositions or other pretrial or trial proceedings), the Producing Party must affix the legend "CONFIDENTIAL" to each page that contains protected material.
  - b. If only a portion or portions of the information on a document page qualifies for protection, the Producing Party must clearly identify the protected portion(s) (e.g., by using highlighting, underlining, or appropriate markings in the margins).

4. **Timing of Confidential Designation.**

- a. Except as otherwise stipulated or ordered, or where discovery is made available for inspection before it is formally disclosed, Discovery Material that qualifies for protection under this Order must be clearly so designated before the material is disclosed or produced.
- b. If the Producing Party responds to discovery by making Discovery Material available for inspection, the Producing Party need not affix confidential designations until after the Receiving Party has selected the material it wants to receive. During the inspection and before the designation, all material made available for inspection is deemed confidential. After the Receiving Party has identified the Discovery Material it wants produced, the Producing Party must determine which materials, or portions thereof, qualify for protection under this Order, and designate the materials as “CONFIDENTIAL” as required under this order.

5. **Qualified Recipients.** For the purposes of this Protective Order, the persons authorized to receive confidential Discovery Material (hereinafter “Qualified Recipient”) are:

- a. The Parties, including any members, council members, officers, board members, directors, employees, or other legal representatives of the parties;
- b. Legal counsel representing the parties, and members of the paralegal, secretarial, or clerical staff who are employed by, retained by, or assisting such counsel; including vendors who are retained to copy documents or electronic files, provide technical, litigation support, or mock trial services, or provide messenger or other administrative support services;
- c. Any non-expert witness during any deposition or other proceeding in this Action, and counsel for that witness;
- d. Potential witnesses and their counsel, but only to the extent reasonably related to the anticipated subject matter of the potential witness’s deposition, trial, or hearing testimony for this Action;
- e. Consulting or testifying expert witnesses who will be providing professional opinions or assistance for this Action based upon a review of the confidential information, and the staff and assistants employed by the consulting or testifying experts;
- f. Any mediator or arbitrator retained by the parties to assist with resolving and/or settling the claims of this Action and members of the arbitrator’s or mediator’s staff and assistants;

- g. The parties' insurers for this Action, and their staff and assistants, members, officers, board members, directors or other legal representatives;
  - h. Court reporters for depositions taken in this Action, including persons operating video recording equipment and persons preparing transcripts of testimony;
  - i. The Court and its staff, any court reporter or typist recording or transcribing hearings and testimony, and jurors; and
  - j. Any auditor or regulator of a party entitled to review the confidential Discovery Material due to contractual rights or obligations, or federal or state laws, or court orders, but solely for such contractual or legal purposes.
6. **Dissemination by the Receiving Party.**
- a. Before receiving confidential Discovery Material, each Qualified Recipient who is not included in Sections 5(a) and (b) above, shall: (i) review and agree to the terms of this Protective Order and (ii) execute a copy of the Agreement attached hereto as Appendix A.
  - b. The prohibition on disclosing information designated as "CONFIDENTIAL" exists and is enforceable by the Court even if the person receiving the information fails or refuses to sign the Agreement attached hereto as Appendix A.
  - c. In the event that such person refuses to sign an agreement in the form attached as Appendix A, the party desiring to disclose the Confidential Information may seek appropriate relief from the Court.
7. **Limitations on Use.** Discovery Material designated as "CONFIDENTIAL" shall be held in confidence by each Qualified Recipient to whom it is disclosed, shall be used only for purposes of this action, and shall not be disclosed to any person who is not a Qualified Recipient. Nothing herein prevents disclosure beyond the terms of this Protective Order if the party claiming confidentiality consents in writing to such disclosure.
8. **Docket Filings.** A party seeking to file documents containing confidential Discovery Material under seal must comply with the Court's rules and electronic docketing procedures for filing motions for leave to file under seal.
9. **Challenges to Confidentiality Designations.** A Receiving Party that questions the Producing Party's confidentiality designation will, as an initial step, contact the Producing Party and confer in good faith to resolve the dispute. If the parties are unable to resolve the dispute without court intervention, they shall apply to the Court for a determination as to whether the designation is appropriate. The party that designated

as “CONFIDENTIAL” bears the burden of proving it was properly designated. The party challenging a “CONFIDENTIAL” designation must obtain a court order before disseminating the information to anyone other than Qualified Recipients.

10. **Use at Court Hearings and Trial.** Subject to the Federal Rules of Evidence, Discovery Material designated as “CONFIDENTIAL” may be offered and received into evidence at trial or at any hearing or oral argument. A party agreeing to the entry of this order does not thereby waive the right to object to the admissibility of the material in any proceeding, including trial. Any party may move the Court for an order that Discovery Material designated as “CONFIDENTIAL” be reviewed in camera or under other conditions to prevent unnecessary disclosure.
11. **Return or Destruction of Documents.** Upon final termination of this Action, including all appeals, each party shall make reasonable efforts to destroy all Discovery Material designated as “CONFIDENTIAL.” The destroying party shall notify the producing party when destruction under this provision is complete. If a party is unable to destroy all Discovery Material designated as “CONFIDENTIAL,” that material shall be returned to the Producing Party or the Producing Party’s counsel. This Protective Order shall survive the final termination of this action, and it shall be binding on the parties and their legal counsel in the future.

After the final termination of this Action, the parties’ counsel shall be permitted to retain their working files on the condition that such files will remain confidential.

12. **Modification.** This Protective Order is entered without prejudice to the right of any party to ask the Court to order additional protective provisions, or to modify, relax or rescind any restrictions imposed by this Protective Order. Disclosure other than as provided for herein shall require the prior written consent of the Producing Party, or a supplemental Protective Order of the Court.
13. **Additional Parties to Litigation.** In the event additional parties are joined in this action, they shall not have access to Discovery Material as “CONFIDENTIAL” until the newly joined party, by its counsel, has executed and, at the request of any party, filed with the Court, its agreement to be fully bound by this Protective Order.
14. **Inadvertent Disclosure of Protected Discovery Material.** The inadvertent, unintentional, or in camera disclosure of a confidential document and information shall not generally be deemed a waiver, in whole or in part, of any party’s claims of confidentiality. If at any time prior to trial, a producing party realizes that some portion(s) of the discovery material that the party produced should be designated as confidential, the party may so designate by apprising all parties in writing, and providing that the material has not already been published or otherwise disclosed, such portion(s) shall thereafter be treated as confidential under this Order.

15. **Jurisdiction.** This Court shall retain jurisdiction over all persons subject to this Order to the extent necessary to enforce any obligations arising hereunder.



**EL-HAG ASSOCIATES P.C.**

Jordan El-Hag  
*Attorney for Plaintiff*  
777 Westchester Avenue  
Suite 101  
White Plains, New York 10604  
Tel.: (914) 218-6190  
Jordan@elhaglaw.com



**WILSON ELSEER MOSKOWITZ**

**EDELMAN & DICKER LLP**  
Nancy V. Wright  
Jenna A. Agatep  
*Attorneys for Defendants*  
150 East 42<sup>nd</sup> Street  
New York, NY 10017  
Tel.: (212) 490-3000  
Fax: (212) 490-3038  
File No.: 17154.170  
Nancy.Wright@wilsonelser.com  
Jenna.Agatep@wilsonelser.com

Notwithstanding any of the foregoing provisions, the parties must still comply with Rule 5 of the Undersigned's Individual Practices in Civil Cases when filing documents under seal or in redacted form.

SO ORDERED.



April 7, 2025


HON. VALERIE CAPRONI  
UNITED STATES DISTRICT JUDGE

**APPENDIX A**  
**TO STIPULATION AND ORDER REGARDING CONFIDENTIAL INFORMATION**


I have been informed by counsel that certain documents or information to be disclosed to me in connection with the matter entitled: Gerardo Perez v. Trinity Episcopal School Corporation, John Allman, and Alexis Mulvihill, 24-CV-00544-VEC, have been designated as confidential. I have been informed that any such documents or information labeled “CONFIDENTIAL” are confidential by Order of the Court.

I hereby agree that I will not disclose any information contained in such documents to any other person. I further agree not to use any such information for any purpose other than this litigation.

DATED: 04 / 01 / 2025

  
\_\_\_\_\_

Signed in the presence of:

  
\_\_\_\_\_  
(Attorney)



## Audit trail

Title	Perez v. Trinity - Protective Order (1).pdf
File name	Perez%20v.%20Trin...der%20%281%29.pdf
Document ID	27aa69ae918ea315b532094fff2d7d75c9be21b0
Audit trail date format	MM / DD / YYYY
Status	● Signed

This document was requested from [app.clio.com](https://app.clio.com)

## Document History



SENT

**04 / 01 / 2025**

22:21:10 UTC

Sent for signature to Gerardo Perez (gp.stratagem@gmail.com)  
from a.palacios@elhaglaw.com  
IP: 190.158.204.104



VIEWED

**04 / 01 / 2025**

22:23:35 UTC

Viewed by Gerardo Perez (gp.stratagem@gmail.com)  
IP: 75.214.133.59



SIGNED

**04 / 01 / 2025**

22:24:32 UTC

Signed by Gerardo Perez (gp.stratagem@gmail.com)  
IP: 75.214.133.59



COMPLETED

**04 / 01 / 2025**

22:24:32 UTC

The document has been completed.